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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/819,984	03/29/2001	Jong-ki Han	1293.1192	3707	
21171 7	590 01/30/2004		EXAMINER		
STAAS & HALSEY LLP			TUCKER, WESLEY J		
	SUITE 700 1201 NEW YORK AVENUE, N.W.		ART UNIT	PAPER NUMBER	
WASHINGTO	N, DC 20005		2623	5	
			DATE MAILED: 01/30/2004		

Please find below and/or attached an Office communication concerning this application or proceeding.

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		Application No.	Applicant(s)	7
Office Action Summary		09/819,984	HAN, JONG-KI	16
		Examiner	Art Unit	
		Wes Tucker	2623	
Period 1	The MAILING DATE of this communication app for Reply	pears on the cover sheet wit	h the correspondence addi	ess
THE - Ext afte - If th - If N - Fai - Any	HORTENED STATUTORY PERIOD FOR REPL MAILING DATE OF THIS COMMUNICATION. ensions of time may be available under the provisions of 37 CFR 1.1 or SIX (6) MONTHS from the mailing date of this communication. He period for reply specified above is less than thirty (30) days, a repl O period for reply is specified above, the maximum statutory period laure to reply within the set or extended period for reply will, by statute or reply received by the Office later than three months after the mailing ned patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a re y within the statutory minimum of thirty will apply and will expire SIX (6) MONTs, cause the application to become ABA	ply be timely filed (30) days will be considered timely. THS from the mailing date of this com ANDONED (35 U.S.C. § 133).	munication.
Status				
1)⊠				
2a)	,	is action is non-final.		
3) 🗌	Since this application is in condition for allows closed in accordance with the practice under tion of Claims			merits is
·	Claim(s) <u>1-26</u> is/are pending in the application	1.		
- /	4a) Of the above claim(s) is/are withdra			
5) 又	Claim(s) <u>10,12-20 and 22</u> is/are allowed.			
	Claim(s) <u>1-9,11,21,23,24 and 27-30</u> is/are reje	cted.		
	Claim(s) <u>2-9,21,23,24 and 27-30</u> is/are objecte			
·	Claim(s) are subject to restriction and/o			
	tion Papers			
9)[The specification is objected to by the Examine	r.		
10)🛛	The drawing(s) filed on 29 March 2001 is/are: a	a)⊠ accepted or b)□ objecte	d to by the Examiner.	
	Applicant may not request that any objection to th	e drawing(s) be held in abeya	nce. See 37 CFR 1.85(a).	
11)	The proposed drawing correction filed on	_ is: a)□ approved b)□ di	sapproved by the Examiner.	
	If approved, corrected drawings are required in re	ply to this Office action.		
12)	The oath or declaration is objected to by the Ex	aminer.		
Priority	under 35 U.S.C. §§ 119 and 120			
13)🛛	Acknowledgment is made of a claim for foreign	n priority under 35 U.S.C. §	119(a)-(d) or (f).	
а)⊠ All b)□ Some * c)□ None of:			
	1. Certified copies of the priority document	s have been received.		
	2. Certified copies of the priority document	s have been received in Ap	plication No	
*	3. Copies of the certified copies of the prio application from the International Bu See the attached detailed Office action for a list	reau (PCT Rule 17.2(a)).		age
	Acknowledgment is made of a claim for domesti			pplication).
;	a) The translation of the foreign language pro Acknowledgment is made of a claim for domest	ovisional application has be	en received.	, ,
Attachme	_	,,	JG : 22 2 1	
2) 🔲 Noti	ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (PTO-948) rmation Disclosure Statement(s) (PTO-1449) Paper No(s) _	5) Notice of In	ummary (PTO-413) Paper No(s) formal Patent Application (PTO-	

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DETAILED ACTION

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.

Claims 1, 11, 25, and 26 rejected under 35 U.S.C. 102(e) as being anticipated by U.S. Patent 6,272,261 to Matsuoka.

With regard to claim 1, Matsuoka discloses a cubic convolution interpolating apparatus comprising and image signal divider dividing an image signal into a plurality of subblocks as original image data (Fig.1, element 1), and a generating unit generating parameters which determine cubic convolution interpolation coefficients in units of subblocks, and performing cubic convolution interpolation on the original image data (column 2, lines 23-30, column 8, lines 45-50). The parameters or image feature quantities take the form of frequency converted coefficients and are extracted from the frequency conversion or generating unit. These image feature coefficients are then used to calculate the interpolation coefficients by calculating the mean coefficients, which are used in selecting the interpolation to be executed (Fig.1, elements 1-5). A filter using cubic convolution interpolation is provided (column 8, lines 45-50).

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With regard to claim 11, the discussion of claim 1 applies. Matsuoka discloses the method of claim 11 with regard to the apparatus of claim 1.

With regard to claim 25, Matsuoka discloses a cubic convolution interpolating apparatus used with an image signal, comprising a parameter optimizer optimizing a parameter which determines interpolation coefficients according to a local property of the image signal (column 3, lines 39-47). Here the parameter optimizer is the coefficient computing. A coefficient matrix is calculated, and from that matrix a mean coefficient or optimized parameter is used to determine the interpolation coefficients to be used in the interpolation.

Matsuoka further discloses a cubic convolution interpolator performing a cubic convolution interpolation on the image signal using the optimized parameter (column 3, lines 50-65).

With regard to claim 26, the discussion of clam 25 applies. Matsuoka discloses the method of claim 26 with regard to the apparatus of claim 25.

Allowable Subject Matter

Claims 2-9, 21, 23, 24, and 27-30 and objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

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Claims 10, 12-20, and 22 are allowable.

The following is an examiner's statement of reasons for allowance:

With regard to claims 10, 12-20 and 22, none of the prior art teaches, or fairly suggests a forward scaling processor sampling a forward cubic convolution interpolated continuous function of original image data using a first scaling factor and scaling the original image data;

a backward scaling processor sampling a backward cubic convolution interpolated continuous function of the scaled data output from the forward scaling processor using a second scaling factor and restoring the scaled data into the original image data; and

a parameter optimizer optimizing a parameter using the original image data and the data restored into the original image data output from the backward scaling processor, and transferring the optimized parameter to the forward scaling processor and the backward scaling processor, respectively (as recited in clams 10 and 12).

Although Matsuoka (US 6,272,261; already of record) discloses cubic convolution interpolation in use with a parameter optimizer as discussed in regard to claim 1, he does not teach or fairly suggest forward and backward sampling of the function using two different scaling factors.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably

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accompany the issue fee. Such submissions should be clearly labeled "Comments on

Statement of Reasons for Allowance."

Other prior art considered pertinent, but not relied upon is listed below.

U.S. Patent 6,473,533 to Yokose et al. discloses encoding and decoding an

image using DCT processing for images divided into high and low frequency

components.

U.S. Patent 6,263,120 to Matsuoka describes the method of the apparatus

disclosed as referenced above.

U.S. Patent 5,737,101 to Ito discloses an enlargement process for enlarging

images using corrected coefficients.

Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Wes Tucker whose telephone number is 703-305-6700.

The examiner can normally be reached on 9AM-5PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Amelia Au can be reached on (703)308-6604. The fax phone number for

the organization where this application or proceeding is assigned is (703) 872-9306.

Any inquiry of a general nature or relating to the status of this application or

proceeding should be directed to the receptionist whose telephone number is (703)305-

3900.

SUPERVISORY PATENT EXAMINER

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